Case 19-14955-RG Doc 123 Filed 04/06/21 Entered 04/06/21 11:38:07 Desc Main

Document Page 1 of 6

4/06/21 11:36AM

STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: August 1, 2020

UNITED STATES BANKRUPTCY COURT

		District of I	New Jersey		
	Ronald Jones Kathleen Jones		Case No.:		19-14955
	Ratificen Jones	Debtor(s)	Judge:		RG
		2 0.0.10.1(0)			
		CHAPTER 13 PLA	N AND MOTIO	NS	
		DA A L'C - L'Alacia - F	See 200 1	Data	0/04/0004
☐ Original☐ Motions	Included	✓ Modified/Notice F ✓ Modified/No Notice	•	Date:	2/24/2021
	Т	THE DEBTOR HAS FILE CHAPTER 13 OF THE			
		YOUR RIGHTS MA	AY BE AFFECT	ED	
contains the Plan proportion of the Plan prop	ne date of the confirm psed by the Debtor to ney. Anyone who wish ection within the time duced, modified, or elay be granted without ne Notice. The Court ne Bankruptcy Rule 30 on may take place solowoid or modify the lies a lien based on value contest said treatmen same.	adjust debts. You should nes to oppose any provis frame stated in the <i>Notic</i> liminated. This Plan may t further notice or hearing may confirm this plan, if the 115. If this plan includes rely within the chapter 13	n proposed by to read these parties and these parties. Your rights to be confirmed and there are no time there are no time to avoid confirmation profile a separate reduce the interestion and appear	he Debtor. This pers carefully or any motion may be affected and become bis nobjection is finely filed objection or modify a light rocess. The planotion or advest rate. An affect at the confirm	is document is the actual and discuss them with included in it must file a ed by this plan. Your claim nding, and included iled before the deadline etions, without further en, the lien avoidance or an confirmation order ersary proceeding to avoid eted lien creditor who nation hearing to
state whe	ether the plan includ	les each of the followin provision will be ineffe	ng items. If an i	item is check	ed as "Does Not" or if
THIS PLA	N:				
		TAINI NIONI CTANIDADD I		NON STANDA	
	SET FORTH IN PAR		PROVISIONS. I	NON-STAINDA	ARD PROVISIONS MUST
COLLATE	RAL, WHICH MAY R	THE AMOUNT OF A SE RESULT IN A PARTIAL F MOTIONS SET FORTH I	PAYMENT OR I	NO PAYMENT	
		O A JUDICIAL LIEN OR I			JRCHASE-MONEY

Case 19-14955-RG Doc 123 Filed 04/06/21 Entered 04/06/21 11:38:07 Desc Main

Document Page 2 of 6

Initial Debtor: R J ΚJ Initial Debtor(s)' Attorney DLS Initial Co-Debtor Part 1: Payment and Length of Plan a. The debtor shall pay 500.00 Monthly to the Chapter 13 Trustee, starting on March 1, 2021 for approximately 37 months. b. The debtor shall make plan payments to the Trustee from the following sources: **Future Earnings** Other sources of funding (describe source, amount and date when funds are available): ✓ \$6,202.71 paid into plan in first 23 months of case. c. Use of real property to satisfy plan obligations: Sale of real property Description: Proposed date for completion: Refinance of real property: Description: Proposed date for completion: Loan modification with respect to mortgage encumbering property: Description: Proposed date for completion: The regular monthly mortgage payment will continue pending the sale, refinance or d. \Box loan modification. Other information that may be important relating to the payment and length of plan: e. Part 2: Adequate Protection X NONE a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor). b. Adequate protection payments will be made in the amount of \$\\$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor). Part 3: Priority Claims (Including Administrative Expenses) a. All allowed priority claims will be paid in full unless the creditor agrees otherwise: Type of Priority Creditor Amount to be Paid Scura, Wigfield, Heyer, Stevens & Cammarotta **Administrative Fees** \$1500 pursuant to a fee app to LLP be sumitted b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: ✓ None The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4):

4/06/21 11:36AM

Case 19-14955-RG Doc 123 Filed 04/06/21 Entered 04/06/21 11:38:07 Desc Main 4/06/21 11:36AM

Document Page 3 of 6

Creditor	Type of P	riority	Claim Amo	ount	Amount to	be Paid
Part 4: Secure	ed Claims					
. Curing Def	ault and Maintaining	Payments on	Principal Res	idence: 🗌	NONE	
The D	ebtor will pay to the Tru	uctoo (ac part	of the Plan) all	awad alaime	for arrearages	on monthly
	the debtor shall pay d					
ankruptcy filir		,	,	,	, 3	_
					Amount to be Paid	
Creditor	Collateral or T	Type of Debt	Arrearage	Rate on Arrearage	to Creditor (In Plan)	
ay Servicing	10 Wood Stre 07470	eet, Wayne, NJ	12,866.02 - post petition	0	12,866.02	4,284.
. Curing and	Maintaining Paymen	nts on Non-Pri	incipal Resideı	nce & other	r loans or rent	arrears: 🗸
NONE	.		-			-
The Debter wil	l to the Tto /o	t - f th DI	\ -II	: (
	I pay to the Trustee (as will pay directly to the					
iling as follows	S:		T			
				Interest Rate on	Amount to be Paid to Creditor (In	
			_			
c. Secured cla	ims excluded from 11 claims were either incur	U.S.C. 506: pred within 910	-) days before th			cured by a
c. Secured cla The following of purchase mono within one yea	ims excluded from 11	U.S.C. 506: Fred within 910 motor vehicle	NONE O days before the acquired for the	ne petition d	late and are sec use of the debto	cured by a or(s), or incurre
c. Secured cla The following courchase mono within one yea	ims excluded from 11 claims were either incur ey security interest in a	U.S.C. 506: Fred within 910 motor vehicle	NONE O days before the acquired for the	ne petition d ne personal ney security	late and are sec use of the debto y interest in any Total to be P	cured by a or(s), or incurre other thing of
c. Secured clar The following courchase mon- within one yea value:	ims excluded from 11 claims were either incur ey security interest in a	U.S.C. 506: Fred within 910 motor vehicle	NONE O days before the acquired for the	ne petition d	late and are sec use of the debto y interest in any Total to be P	cured by a or(s), or incurre other thing of
c. Secured clar The following courchase mon- within one yea value:	ims excluded from 11 claims were either incurey security interest in a r of the petition date ar	U.S.C. 506: Fred within 910 motor vehicle	NONE O days before the acquired for the	ne petition do ne personal ney security	late and are sec use of the debto y interest in any Total to be P	cured by a or(s), or incurre other thing of
E. Secured clar The following courchase mon- within one year	ims excluded from 11 claims were either incurey security interest in a r of the petition date ar	U.S.C. 506: Fred within 910 motor vehicle	NONE O days before the acquired for the	ne petition do ne personal ney security	late and are sec use of the debto y interest in any Total to be P	cured by a or(s), or incurre other thing of
C. Secured classifies following of courchase money within one year value:	ims excluded from 11 claims were either incurey security interest in a r of the petition date ar	U.S.C. 506: Fred within 910 a motor vehicle and secured by	NONE O days before the acquired for the apurchase mo	ne petition do ne personal ney security Amount of Claim	late and are secuse of the debtory interest in any Total to be P Including	cured by a or(s), or incurre other thing of Paid through the Play Interest Calculation
The following of purchase money within one year value: Name of Creditor d. Requests	ims excluded from 11 claims were either incurey security interest in a r of the petition date an Collateral	U.S.C. 506: Fred within 910 a motor vehicle and secured by	NONE O days before the acquired for the acquired for the apurchase mo Interest Rate	ne petition of personal ney security Amount of Claim	late and are secuse of the debto y interest in any Total to be P Including	cured by a or(s), or incurred other thing of Paid through the Play Interest Calculation.
The following of purchase money within one year value: Name of Creditor d. Requests 1	ims excluded from 11 claims were either incurey security interest in a r of the petition date ar Collateral for valuation of secure debtor values collate	U.S.C. 506: rred within 910 a motor vehicle and secured by rity, Cram-doveral as indicate	NONE O days before the acquired for the apurchase mo Interest Rate wn, Strip Off &	ne petition do ne personal ney security Amount of Claim	late and are secuse of the debtoy interest in any Total to be P Including ate Adjustment De modified und	cured by a or(s), or incurred other thing of Paid through the Pl g Interest Calculation. The NONE of Section
c. Secured classifies following of purchase money within one year value: Name of Creditor d. Requests for the second se	ims excluded from 11 claims were either incurey security interest in a r of the petition date ar Collateral for valuation of secure debtor values collate secured creditor shall	U.S.C. 506: rred within 910 a motor vehicle and secured by rity, Cram-doveral as indicate be paid the ar	NONE O days before the acquired for the acquired for the apurchase mo Interest Rate wn, Strip Off & ad below. If the mount listed as	ne petition do ne personal ney security Amount of Claim Interest Racelaim may be the "Value"	late and are secuse of the debto y interest in any Total to be P Including ate Adjustment oe modified und of the Creditor I	cured by a or(s), or incurred other thing of the Pland through the Pland Interest Calculation of the Pland Interest in
c. Secured classifies following of courchase moneyothin one year value: d. Requests for the collateral," plus in the collateral, in the collateral in	ims excluded from 11 claims were either incurey security interest in a r of the petition date ar Collateral for valuation of secure debtor values collate	rred within 910 motor vehicle and secured by eral as indicate be paid the ane portion of ar	NONE O days before the acquired for the acquired for the apurchase mo Interest Rate wn, Strip Off & ed below. If the mount listed as any allowed claim	ne petition do ne personal ney security Amount of Claim Interest Raction may be the "Value on that exceed the content of the	late and are secuse of the debtory interest in any Total to be Performed in the Adjustment of the Creditor I leds that value signs.	cured by a or(s), or incurre other thing of Paid through the Play Interest Calculation ts NONE er Section nterest in hall be treated
c. Secured classifies following courchase money within one year value: Name of Creditor d. Requests for the course of the cour	ims excluded from 11 claims were either incured security interest in a rof the petition date and Collateral Collateral For valuation of secure debtor values collateral secured creditor shall so interest as stated. The ded claim. If a secured contact and collateral secured coll	rred within 910 motor vehicle and secured by eral as indicate be paid the ane portion of ar	NONE O days before the acquired for the acquired for the apurchase mo Interest Rate wn, Strip Off & ed below. If the mount listed as any allowed claim	ne petition do ne personal ney security Amount of Claim Interest Raction may be the "Value on that exceed the content of the	late and are secuse of the debtory interest in any Total to be Performed in the Adjustment of the Creditor I leds that value signs.	cured by a or(s), or incurre other thing of Paid through the Play Interest Calculation ts NONE er Section nterest in hall be treated
The following of purchase money within one year value: Name of Creditor 1.) The 1322(b)(2), the Collateral," plucias an unsecure	claims were either incured security interest in a rof the petition date an Collateral Collateral Collateral Collateral Expression of Secure debtor values collate a secured creditor shall a interest as stated. The ed claim. If a secured com.	rred within 910 a motor vehicle and secured by eral as indicate be paid the ane portion of arclaim is identification.	NONE O days before the acquired for the apurchase mo Interest Rate wn, Strip Off & ed below. If the mount listed as hy allowed clain ed as having "N	ne petition do ne personal ney security Amount of Claim Interest Raction may be the "Value on that exceed NO VALUE"	late and are secuse of the debtory interest in any Total to be Present in Including ate Adjustment of the Creditor I leds that value so it shall be treated.	cured by a or(s), or incurre other thing of Paid through the Play Interest Calculation ts NONE er Section nterest in hall be treated
The following of curchase money within one year value: Name of Creditor 1.) The 1322(b)(2), the Collateral," plucias an unsecure	claims were either incurey security interest in a rof the petition date are Collateral	rred within 910 motor vehicle and secured by eral as indicate be paid the ane portion of arclaim is identification unconstitution.	NONE O days before the acquired for the acquired for the apurchase mo Interest Rate wn, Strip Off & ed below. If the mount listed as ny allowed claimed as having "Near this section"	ne petition of the personal ney security Amount of Claim Interest Raction may be the "Value of that exceed to VALUE" The ALSO RE	late and are secuse of the debtory interest in any Total to be Procluding ate Adjustment of the Creditor I leds that value so it shall be treated.	cured by a or(s), or incurre other thing of Paid through the Play Interest Calculation ts NONE er Section nterest in hall be treated
c. Secured class The following of purchase money within one year value: Name of Creditor d. Requests for the collateral," plus as an unsecure	claims were either incured security interest in a rof the petition date an Collateral Collateral Collateral Collateral Expression of Secure debtor values collate a secured creditor shall a interest as stated. The ed claim. If a secured com.	rred within 910 motor vehicle and secured by eral as indicate be paid the ane portion of arclaim is identification unconstitution.	NONE O days before the acquired for the acquired for the apurchase mo Interest Rate wn, Strip Off & ed below. If the mount listed as ny allowed claimed as having "Near this section"	ne petition of the personal ney security Amount of Claim Interest Raction may be the "Value of that exceed to VALUE" The ALSO RE	late and are secuse of the debtory interest in any Total to be Procluding ate Adjustment of the Creditor I leds that value so it shall be treated.	cured by a or(s), or incurre other thing of Paid through the Play Interest Calculation ts NONE er Section nterest in hall be treated
c. Secured class The following of purchase money within one year value: Name of Creditor d. Requests for the collateral," plus as an unsecure	claims were either incurey security interest in a rof the petition date are Collateral	rred within 910 motor vehicle and secured by eral as indicate be paid the ane portion of arclaim is identification unconstitution.	NONE O days before the acquired for the acquired for the apurchase mo Interest Rate wn, Strip Off & ed below. If the mount listed as ny allowed clain ed as having "Need the section of th	ne petition of the personal ney security Amount of Claim Interest Raction may be the "Value of that exceed to VALUE" The ALSO RE	Total to be P Including ate Adjustment oe modified und of the Creditor I eds that value so it shall be treate EQUIRES f the Plan.	cured by a or(s), or incurred other thing of the Plant of
The following of purchase money within one year value: Name of Creditor d. Requests for the control of the co	claims were either incurey security interest in a rof the petition date are Collateral	rred within 910 motor vehicle and secured by eral as indicate be paid the ane portion of arclaim is identification unconstitution.	NONE O days before the acquired for the acquired for the apurchase mo Interest Rate wn, Strip Off & ed below. If the mount listed as ny allowed claimed as having "Near this section"	ne petition of the personal ney security Amount of Claim Interest Raction may be the "Value of that exceed to VALUE" The ALSO RE	Total to be P Including ate Adjustment oe modified und of the Creditor I leds that value so it shall be treated. CQUIRES f the Plan.	cured by a or(s), or incurre other thing of Paid through the Play Interest Calculation ts NONE er Section nterest in hall be treated

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the 3

Case 19-14955-RG Doc 123 Filed 04/06/21 Entered 04/06/21 11:38:07

4/06/21 11:36AM Document Page 4 of 6 allowed secured claim shall discharge the corresponding lien. e. Surrender V NONE Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral: Creditor Collateral to be Surrendered Value of Surrendered Remaining Unsecured Collateral Debt f. Secured Claims Unaffected by the Plan NONE The following secured claims are unaffected by the Plan: Creditor g. Secured Claims to be Paid in Full Through the Plan ☐ NONE Collateral Creditor Total Amount to be Paid through the Plan Part 5: Unsecured Claims **NONE** a. Not separately classified allowed non-priority unsecured claims shall be paid: Not less than \$ 9,659 to be distributed pro rata ✓ Not less than percent Pro Rata distribution from any remaining funds **b. Separately classified unsecured** claims shall be treated as follows: Creditor Basis for Separate Classification Treatment Amount to be Paid Part 6: Executory Contracts and Unexpired Leases **X NONE** (NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.) All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected. except the following, which are assumed: Creditor Arrears to be Cured in Nature of Contract or Lease Treatment by Debtor Post-Petition Payment Plan Part 7: Motions **X** NONE NOTE: All plans containing motions must be served on all affected lienholders, together with local form, Notice of Chapter 13 Plan Transmittal, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation must be filed

with the Clerk of Court when the plan and transmittal notice are served.

a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). NONE

The Debtor moves to avoid the following liens that impair exemptions:

						Sum of All	
	l				Amount of	Other Liens	
	Nature of			Value of	Claimed	Against the	Amount of Lien
Creditor	Collateral	Type of Lien	Amount of Lien	Collateral	Exemption	Property	to be Avoided

b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. NONE

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified
----------	------------	-------------------	---------------------------	----------------	---	---

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Trectassifica as
Oreattor	Collateral	Ocheduled Debt	value	Secured	Unsecure

Part 8: Other Plan Provisions

- a. Vesting of Property of the Estate
 - **Upon Confirmation**
 - Upon Discharge

b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

c. Order of Distribution

The Standing Trustee shall pay allowed claims in the following order:

- Ch. 13 Standing Trustee Commissions 1)
- 2) **Other Administrative Claims**
- **Secured Claims** 3)
- Lease Arrearages 4)
- **Priority Claims** 5)
- **General Unsecured Claims** 6)

d. Post-Petition Claims

The Standing Trustee ☑ is, ☐ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.

	101		COLLON
Part 9	M 17	. • . • . • . •	cation



Case 19-14955-RG Doc 123 Filed 04/06/21 Entered 04/06/21 11:38:07 Desc Main Document Page 6 of 6

	: Modification of a plan does not require the rved in accordance with D.N.J. LBR 3015-2	hat a separate motion be filed. A modified plan must 2.
	If this Plan modifies a Plan previously filed in Date of Plan being modified: 5/14/2020 .	n this case, complete the information below.
Explai	n below why the plan is being modified:	Explain below how the plan is being modified:
T	o incorporate the post-petition mortgage into the plan	Part 1 a was modified to adjust the trustee payment and number of months left in the case; Part 1 b was modified to updated the amount paid into the plan; Part 3 was modified to reflect the upcoming fee application to be filed; Part 4 a was modified to add the mortgage arrears to the plan; Part 4 f was modified to remove Fay Servicing
Are So	chedules I and J being filed simultaneously w	rith this Modified Plan?
Signa	✓ NONE☐ Explain here:Any non-standard provisions placed elsewhetures	ere in this plan are ineffective.
	ebtor(s) and the attorney for the Debtor(s), if a	any, must sign this Plan.
debtor(Chapte		·
Date:	February 23, 2021	/s/ Ronald Jones
		Ronald Jones
		Debtor
Date:	February 23, 2021	/s/ Kathleen Jones
		Kathleen Jones
		Joint Debtor
Date	February 23, 2021	/s/ Carlos D. Martinez
		Carlos D. Martinez 231072018
		Attorney for the Debtor(s)